## **United States District Court**

MIDDLE	District of	TENNESSEE
UNITED STATES OF AMERICA		ENT IN A CRIMINAL CASE ATION OF SUPERVISED RELEASE*)
V.	Case Number	er: 3:12-00102
CASSIE MARIE SIMPKINS	USM Numb	er: 04919-061
	R. David Ba	
THE DEFENDANT:	Defendant's At	ioniey
X pleaded guilty to violating the following cond	ditions of supervised	release:
The defendant is adjudicated guilty of these violation	ıs:	
random testing on nine occasions between Nove 3. Defendant shall not unlawfully possess a controll that tested positive for marijuana. On May 5 20 4. Defendant shall not associate with any person engaged in criminal activity by shoplifting with 5. The Defendant shall notify the probation offi enforcement officer. (Defendant failed to report a stop and a domestic disturbance with her roomma the influence.) 6. The Defendant shall pay a \$100 special assessm has not yet done so.) 7. The Defendant shall not leave the judicial distric 2012, the Defendant was reported to have left th 8. The Defendant shall notify the probation office September 22, 2012, the probation officer was in apartment on September 14, 2012.) 9. The Defendant failed to surrender on a Court is	Ig testing and substatember 2011 and May led substance. (On Do 12, a urine screen test engaged in criminal her roommate, whom ice within seventy-tate. Defendant also fattent fee. (Defendant let without the permissine state of Tennessee er at least 10 days proformed by the assist sued Summons.	2, 2013, Defendant was found guilty on a DUI Charge ance abuse treatment. (Defendant failed to report for 2012.) eccember 13, 2011, Defendant submitted a urine screen ted positive for cocaine.) activity. (On July 28, 2012, Defendant knowingly a Defendant knew had at least one felony conviction.) wo hours of being arrested or questioned by a law son County Sheriff Deputies at her residence, a traffic iled to report August 29, 2012, arrest for driving under has promised she would begin to make payments, but ion of the of Court or probation officer. (In September and moved back to Ohio.) rior to any change in residence or employment. (On ant property manager that Defendant had vacated her
The defendant is sentenced as provided in pages 2 through Reform Act of 1984.	3 of this judg	ment. The sentence is imposed pursuant to the Sentencing
It is ordered that the defendant shall notify the United or mailing address until all fines, restitution, costs, and special the defendant shall notify the court and United States attorney	assessments imposed b	
	Date  Kev	beer 4, 2013  e of Imposition of Judgment  Learn H. Sharp, U.S. District Judge ne and Title of Judge

October 8, 2013 Date

1.

Judgment – Page	2	of	3	_

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

DEFENDANT: CASSIE MARIE SIMPKINS

CASE NUMBER: 3:12-00102

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of four months. X The court makes the following recommendations to the Bureau of Prisons: The Court recommends that Defendant receive credit for time served since August 23, 2013. X The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: at \_\_\_\_\_\_ a.m. \_\_\_\_\_ p.m. on \_\_\_\_\_ as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on\_\_\_\_\_ as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. **RETURN** I have executed this judgment as follows: Defendant delivered on \_\_\_\_\_\_ to \_\_\_\_\_ , with a certified copy of this judgment.

Judgment - Page	3	of	3

DEFENDANT: CASSIE MARIE SIMPKINS

CASE NUMBER: 3:12-00102

## SUPERVISED RELEASE

Upon release from imprisonment, the Defendant shall not be placed on any further term of supervised release.